. AO 91 (Rev. 08/09) Criminal Complaint

City and state:

San Francisco, California

10 71 (Rev. 08/07) Criminal Complaint				400	
United Stat	TES DIST	RICT (	Cour	T BICHARD WWW.	)11 
	for the		N	CLERK, U.S. DISTRICT ORTHERN DISTRICT OF C	KING COURT ALIFORNIA
Northern	n District of Cal	ifornia		OAKLAND	2 A
United States of America	)		•	1-704	34
v.  Deonzelle Antonio PIERCE, aka "Dubee"	) ) ) )	ase No.	4-1	1-70A	
Defendant(s)	/		2		
CRIM	INAL COMPI	AINT			
I, the complainant in this case, state that the f	following is true	e to the be	st of my kr	nowledge and belief	:
On or about the date(s) of January 23, 201					in the
Northern District of California					
Code Section  21 U.S.C. § 841(a)(1)  Possession namely, a m methamphe	nixture and subs	stribute a	Description Schedule I taining a d	l controlled substan etectable amount o	ice, f
This criminal complaint is based on these factoring see attached AFFIDAVIT IN SUPPORT OF CRIMIN		Т			
<b>♂</b> Continued on the attached sheet.			1		
APPROVED AS TO FORM:		k)		N.A	<del>_</del> .
	<del>-</del>	J/a	Com	plainant's signature	
AUSA JAMES IC. MANN		EDI			Front
	-	- FBI		gent Patrick Joseph nted name and title	I Ellist
Sworn to before me and signed in my presence.  Date:	-		C	udge's signature	
1 1			Ji	mer a astimum c	

District Court Criminal Case Processing

Laurel Beeler, U.S. Magistrate Judge

Printed name and title

## AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Patrick Joseph Ernst, Special Agent of the Federal Bureau of Investigation, being duly sworn, hereby declare as follows:

# I. <u>INTRODUCTION</u>

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- I am a Special Agent of the Federal Bureau of Investigation (FBI) assigned to the 1. San Francisco Division and have been so employed since August 15, 2010. As a federal agent, I am authorized to investigate violations of the laws of the United States and I am a law enforcement officer with authority to execute warrants issued under the authority of the United States. My FBI Special Agent training consisted of a twenty-one week new agent training class during which I received instruction on various aspects of federal crime. Prior to becoming an FBI Special Agent, I was a Special Agent for the Internal Revenue Service-Criminal Investigation (IRS-CI) for approximately five years. As a Special Agent for IRS-CI, I trained at the Federal Law Enforcement Training Center (FLETC) in Glynco, Georgia for twenty-four weeks. Training at FLETC consisted of instruction on legal principles and a variety of federal criminal violations, including money laundering, tax evasion, and other tax-related crimes. I have conducted criminal investigations involving investment fraud, money laundering, tax evasion and other financial crimes, as well as violations of the Bank Secrecy Act. I have also participated in the planning and execution of numerous federal search, seizure, and arrest warrants involving the above violations.
- 2. During the course of this investigation, I have consulted with Special Agent Gregory M. Eckhart. SA Eckhart has been an FBI Special Agent since August 2003. He is currently assigned to the San Francisco Field Division of the FBI, and investigates cases involving gangs, drug trafficking, and violent fugitives. He has received training at the FBI Academy in Quantico, Virginia, including training on violent street gangs, criminal case management, informant development, Title III investigations and the identification, use, packaging and sales of controlled substances. SA Eckhart also attended numerous training schools and seminars related to gangs, violent crime, and narcotics investigations, including many that provided instruction on drug-trafficking methods, money laundering methods, and

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techniques for investigating those crimes. SA Eckhart has participated in the execution of numerous state and federal search warrants and arrests involving alleged narcotics trafficking, and he has participated in numerous investigations of narcotics traffickers and violent street gangs. These investigations have involved the use of confidential informants, wire and physical surveillance, telephone toll analysis, investigative interviews and the service of search and arrest warrants.

- 3. SA Eckhart has interviewed numerous drug dealers, drug users, and knowledgeable confidential informants about the lifestyles, appearances, and habits of drug dealers and users. He is familiar with the manner in which narcotics traffickers smuggle, package, transport, store and distribute narcotics, as well as how they collect and launder drug proceeds. He has had discussions with other law enforcement personnel about the packaging and preparation of narcotics, the distribution methods of illegal narcotics traffickers, and the security measures that narcotics traffickers often employ. SA Eckhart has also examined documentation of various methods by which methamphetamine, cocaine, marijuana, and other illicit drugs are smuggled, transported and distributed. He has participated in surveillance of narcotics traffickers. During surveillance, SA Eckhart has observed narcotics transactions, countersurveillance techniques, and the ways in which narcotics traffickers conduct clandestine meetings. He has also participated in investigations that involved the interception of wire communications, and he has been directly involved in the review and deciphering of intercepted coded-conversations between narcotics traffickers that were later corroborated by surveillance or by defendants' statements.
- 4. SA Eckhart is one of the case agents participating in the investigation of Joseph Solice ABBATE, aka Sherman Joseph Fisher, aka "Butch," aka "Mac Dre," aka "Andre Hicks" (ABBATE); Ramon RUBIO, aka "Primo" (RUBIO); and others, for narcotics trafficking and firearms-related offenses.

## II. PURPOSE OF THIS AFFIDAVIT

5. This affidavit is being submitted in support of a criminal complaint and arrest warrant charging Deonzelle Antonio PIERCE with possession with the intent to distribute

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- 6. Because this affidavit is being submitted for the limited purpose of securing a criminal complaint and arrest warrant, I have not included each and every fact known to me concerning this investigation. I have set forth only those facts that I believe are necessary to establish probable cause to believe that, on or about January 23, 2011, Deonzelle Antonio PIERCE knowingly and intentionally possessed with intent to distribute a Schedule II controlled substance, namely, a mixture and substance containing a detectable amount of methamphetamine, in violation of 21 U.S.C. § 841(a)(1). The statements contained in this affidavit are based on information provided to me by law enforcement officers as well as my training, experience, and knowledge of this investigation.
- 7. In this affidavit I describe wire and electronic communications that have been intercepted pursuant to the interception orders in this investigation. In doing so, I have summarized portions of some, but not all, of the intercepted conversations. My summaries of these conversations are based on my personal review of recordings of the intercepted conversations, my training, experience, and knowledge of this investigation, notes of monitoring personnel and/or reviewers which were taken while the recorded conversations were occurring or at the time the conversations were reviewed, and/or other law enforcement personnel as to the meaning of vague or coded language and certain words and phrases. My summaries of the conversations are overviews and are not intended as verbatim transcripts. Even so, I have included in quotation marks my best attempt to provide a draft transcript of some of the speakers' words during the conversations. In some instances, I have only set forth the pertinent parts of sentences and I have used ellipses in some sentences instead of words or phrases that are unnecessary, profane, or repetitive. Subsequent review of the recorded conversations and the preparation of verbatim transcripts may show changes from the summaries provided herein. In addition, I know, based on my training, experience, and knowledge of this investigation (as well as the training, experience, and knowledge of other Agents with whom I have spoken) that criminal street gang members/associates and narcotics traffickers frequently use slang or coded or intentionally vague language when discussing illegal activity, particularly narcotics trafficking

or firearms use and/or possession. When a word or phrase used by a speaker constitutes slang or coded or intentionally vague language (or whose meaning would not be obvious to a layperson) I have provided my interpretation of those words and/or phrases in parentheses. My interpretations are based on my knowledge of and participation in this investigation and my discussions with SA Eckhart and with other experienced law enforcement personnel. My interpretations, however, may change as additional information is learned through the course of the investigation. The actual names of callers have been used where agents believe they have tentatively determined the identities of the callers, or where their voices are recognized by the monitoring personnel or reviewers. Finally, once I have identified the telephone number used by a given person in an intercepted conversation, I will not repeat that telephone number in my 10 descriptions of subsequent intercepted conversations unless that person uses a telephone number 11 different than the number he or she previously used. All times are approximate and all locations 12 are in California unless otherwise noted. 13

#### III. PROBABLE CAUSE

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- 8. The wiretap portion of the investigation into the drug-trafficking activities of Joseph Solice ABBATE has been ongoing since September 2010. Over the course of the investigation, Agents have identified ABBATE and Deonzelle Antonio PIERCE by comparing relevant surveillance observations with their respective DMV photographs. ABBATE was identified as the user of the below telephone through the interception of telephone calls made by him, and the surveillance conducted of the activities discussed during the intercepted telephone calls (i.e., ABBATE was seen in the locations or participating in the activities referenced in the preceding telephone calls). PIERCE previously used a different telephone that was subscribed in his name: (925) 435-2342 (subscribed to Deonzelle Pierce, 2626 Hinkley Way, Richmond, California). Based upon intercepted communications between ABBATE and PIERCE using his previous telephone, Agents were able to recognize PIERCE's voice when he began using the new telephone listed below.
- On January 23, 2011, at 10:05 a.m., Deonzelle Antonio PIERCE sent a text 9. message from (925) 812-2331 (subscribed to James Brown, 12808 San Pablo Avenue,

Richmond, California) to Joseph Solice ABBATE at (510) 860-8197 (Session 1143), stating: "Cutty hit me 14 28." At 10:26 a.m., a call was intercepted between PIERCE and ABBATE (Session 1146). During the conversation, PIERCE stated: "Boys were roll'n." ABBATE stated: "I know man, this shit's been roll'n lately. . . . It's been busy 'round this motherfucker." PIERCE asked: "You got that cakes?" ABBATE responded: "Yeah, I got your tics right now too." PIERCE asked: "Is it good?" ABBATE responded: "Yeah, about to grab a new one yesterday, a good one. . . . It's some good one, yep, good, white, all white, good, big pieces." PIERCE asked: "Big pieces?" ABBATE responded: "Yep, big pieces, like mixed, but mostly big, big chunks in there." ABBATE asked: "Need fourteen (grams) and twenty eight (grams)?" PIERCE responded: "Yup." The two then planned to meet later. At 12:00 p.m., a call was intercepted between PIERCE and ABBATE (Session 1153). During the conversation, ABBATE stated that he would be there in five minutes. At 12:04 p.m., a call was intercepted between PIERCE and ABBATE (Session 1156). During the conversation, ABBATE stated: "I'm right down here."

- 10. At 12:05 p.m., Agents observed a green Monte Carlo bearing CLP 6NNC837 (registered to Edward Santos Espiritu, 277 Violet Road, Hercules) (the Monte Carlo) arrive at 4675 Appian Way and drive to the rear of the apartment building. (Based upon surveillance observations, Agents believe that PIERCE lives at 4675 Appian Way, Apt. #116, El Sobrante.) At 12:10 p.m., Agents observed the Monte Carlo depart 4675 Appian Way. Agents observed that ABBATE was the driver of the Monte Carlo.
- 11. I believe that these intercepted communications evidence PIERCE's purchase of an ounce and a half of methamphetamine as there are roughly "28" grams in an ounce and "14" grams in a half-ounce and ABBATE's delivery of the same to PIERCE's residence. Based upon the language used by ABBATE and his customers during other intercepted communications throughout this investigation, I believe that ABBATE was discussing the color and the quality of the methamphetamine when he mentioned that it was "good, white, all white, good, big pieces." I believe that the intercepted communications further indicate that PIERCE resells the methamphetamine purchased from ABBATE, as PIERCE used apparent slang to say that

business is very busy (i.e., "boys were roll'n").

# IV. <u>CONCLUSION</u>

12. For the reasons stated above, I believe there is probable cause to believe that, on or about January 23, 2011, Deonzelle Antonio PIERCE knowingly and intentionally possessed with intent to distribute a Schedule II controlled substance, namely, a mixture and substance containing a detectable amount of methamphetamine, in violation of 21 U.S.C. § 841(a)(1). I respectfully request that the Court issue the requested criminal complaint and arrest warrant.

Patrick Joseph Erns

Special Agent, Federal Bureau of Investigation

Sworn to before me this day of April 2011

HONORABLE LAUREL BEELER

UNITED STATES MAGISTRATE JUDGE

AO 257 (Rev. 6/78)

	A COMMISSION AND A CONTRACT CONTRACT			
DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT			
BY: X COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate/Lifcation			
OFFENSE CHARGED SUPERSEDING	NORTHERN DISTRICT OF CALIFORNIA			
	OAKLAND DIVISION 7 7 8 204			
21 U.S.C. § 841(a)(1), Possession With Intent To Distribute A  Schedule II Controlled Substance (Methamphetamine)	NORTHERK UPD W			
Minor	DEFENDANT - U.S DISTRICT CONTROL OF THE CONTROL OF			
Misde- meand	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
▼ Felony				
PENALTY:	DISTRICT COURT NUMBER			
See Attachment.	4-11-70434			
	DEFENDANT			
PROCEEDING	IS NOT IN CUSTODY			
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding.  1) If not detained give date any prior			
	summons was served on above charges			
FEDERAL BUREAU OF INVESTIGATION	0) 574 5 6/8/8			
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive			
give name or count	3)  ls on Bail or Release from (show District)			
this person/proceeding is transferred from another district				
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY			
<u> </u>	4) 🔀 On this charge			
this is a reprosecution of				
charges previously dismissed which were dismissed on motion SHOW	5) On another conviction			
of:  Of:  DOCKET NO.	6) Awaiting trial on other charges			
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution			
	in allower to (e) to year and a second			
this prosecution relates to a	Has detainer Yes If "Yes"			
pending case involving this same defendant MAGISTRATE	give date			
CASE NO.	DATE OF Month/Day/Year			
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST			
defendant were recorded under	Or if Arresting Agency & Warrant were not			
Name and Office of Person	DATE TRANSFERRED Month/Day/Year			
Furnishing Information on this form MELINDA HAAG	TO U.S. CUSTODY			
☑ U.S. Attorney ☐ Other U.S. Agency				
Name of Assistant U.S.	This report amends AO 257 previously submitted			
Attorney (if assigned)  JAMES C. MANN, AUSA				
PROCESS: ADDITIONAL INF	ORMATION OR COMMENTS			
SUMMONS NO PROCESS* WARRANT	Bail Amount: NO BAIL			
If Summons, complete following:	e following:			
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment			
Defendant Address:				
	Date/Time: Before Judge:			
Comments				

## **ATTACHMENT TO PENALTY SHEET**

21 U.S.C. § 841(a)(1), Possession With Intent To Distribute A Schedule II Controlled Substance (Methamphetamine).

Depending upon the weight and/or purity of the methamphetamine and whether an 851 Information alleging prior felony narcotics conviction is filed:

(1) Imprisonment: Possible Maximum Life Imprisonment

Possible Mandatory Minimum 5, 10, or 20 Years Imprisonment

(2) Fine: Possible Maximum \$8,000,000

(3) Supervised Release: Possible Maximum Lifetime
Possible Mandatory Minimum 4, 5, 8, or 10-Years

(4) Special Assessment: \$100.00